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Andrew D. Lipman Brett P. Ferenchak andrew.lipman@bingham.com brett.ferenchak@bingham.com

January 3, 2011

Via Overnight Courier

Charles L.A. Terrini, Executive Director South Carolina Public Service Commission Saluda Building 101 Executive Center Drive Columbia, SC 29210

RE: Notification Regarding the Indirect Transfer of Control of CTC Communications Corp. d/b/a One Communications to EarthLink, Inc.

Dear Mr. Terrini:

EarthLink, Inc. ("EarthLink"), One Communications Corp. ("ONE"), and CTC Communications Corp. d/b/a One Communications ("CTC") (EarthLink, ONE and CTC collectively, the "Parties"), by their undersigned counsel, hereby notify the South Carolina Public Service Commission ("Commission") of the transfer of indirect control of CTC to EarthLink.

It is the Parties' understanding that Commission approval is not required to complete the transactions described herein. Accordingly, the Parties submit this letter for informational purposes only to ensure the continuing accuracy of the Commission's records. In support, the Parties provide the following information:

Description of the Parties

A. EarthLink, Inc.

EarthLink is a publicly traded Delaware corporation (NASDAQ: ELNK) with a principal business office at 1375 Peachtree Street, Atlanta, Georgia 30309. EarthLink is a provider of Internet Protocol (IP) and telecommunications infrastructure and services to businesses, enterprise organizations and individual customers across the United States. EarthLink's Consumer Services segment is an Internet service provider, providing nationwide Internet access and related value-added services to individual and small business customers. EarthLink's consumer service offerings are narrowband and broadband (high speed) Internet access, search, advertising and VoIP services. EarthLink provides its portfolio of services to approximately 1.5 million customers through a nationwide network of dial-up points of presence and a nationwide broadband footprint. EarthLink's Business Services segment provides integrated voice, mobile and data services and related value-added services to businesses and communications carriers. EarthLink operates its Business Services segment through its regulated operating companies, including those that operate in South Carolina as described below. Additional information regarding EarthLink, including its most recent SEC Form 10-Q, as filed with the Securities and Exchange Authority, is available at

Boston
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Tokyo
Washington

Bingham McCutchen LLP 2020 K Street NW Washington, DC 20006-1806

> T +1.202.373.6000 F +1.202.373.6001 bingham.com

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<u>http://www.earthlink.net/about/investor/.</u> A pre-transaction corporate structure chart for EarthLink is provided as part of <u>Exhibit A</u>.

EarthLink has four subsidiaries that operate in South Carolina: New Edge Network, Inc. ("New Edge"), DeltaCom, Inc. ("Deltacom"), Business Telecom, Inc. ("BTI") and Interstate FiberNet, Inc. ("IFN"). Through these and its other operating subsidiaries, EarthLink provides traditional and Internet Protocol voice and data services in all 50 states plus the District of Columbia. By virtue of its ownership of New Edge, Deltacom, and BTI, EarthLink has demonstrated its qualifications to own and operate telecommunications carriers in South Carolina.

B. ONE Communications Corp. and CTC Communications Corp. d/b/a One Communications

CTC is a wholly-owned subsidiary of One Communications Corp., a privately held Delaware corporation. For the Commission's reference, a pre-transaction corporate structure chart that includes the various intermediate holding companies and subsidiaries between CTC and ONE is provided as part of Exhibit A. ONE and CTC have their principal corporate offices at 5 Wall Street, Burlington, MA 01803. Through its various operating subsidiaries, including CTC, ONE owns and manages a high-capacity fiber network spanning 18 states across the Northeast, Mid-Atlantic and Upper Midwest, plus the District of Columbia. This fiber network contains approximately nearly 11,000 route miles of fiber to interconnect more than 700 collocation sites. ONE, through CTC and other ONE entities, provides telecommunications services and solutions primarily to small, medium and large size businesses as well as a small number of residential customers.

In South Carolina, CTC is authorized to provide interexchange telecommunications services pursuant to Order No. 96-241 issued in Docket No. 95-1052-C. CTC is also authorized by the Federal Communications Commission to provide domestic and international telecommunications services.

New Edge is authorized to provide resold and facilities-based local exchange and interexchange telecommunications services pursuant to Order No. 2000-0081 issued in Docket No. 1999-419-C.

Deltacom is authorized to provide local exchange and interexchange telecommunications services pursuant to certificates granted in Docket Nos. 95-1208-C and 96-314-C.

BTI is authorized to provide local exchange and interexchange telecommunications services pursuant to certificates granted in Docket Nos. 88-627-C and 97-468-C.

⁴ IFN is authorized to provide interexchange telecommunications services pursuant to a certificate granted in Docket No. 94-424-C.

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Designated Contacts

Questions, correspondence or other communications concerning this filing should be directed to the Parties' counsel of record:

For EarthLink:

Jean L. Kiddoo
Brett P. Ferenchak
Bingham McCutchen LLP
2020 K Street, N.W., Suite 1100
Washington, DC 20006-1806
202-373-6000 (tel)
202-373-6001 (fax)
jean.kiddoo@bingham.com
brett.ferenchak@bingham.com

with a copy to:

D. Anthony Mastando
EarthLink, Inc.
7037 Old Madison Pike
Suite 400
Huntsville, AL 35806
256-382-3856 (tel)
256-382-3936 (fax)
Tony.Mastando@corp.earthlink.com

For ONE and CTC:

Brad E. Mutschelknaus
Joan M. Griffin
Winafred Brantl
Kelley Drye & Warren LLP
3050 K Street NW, Suite 400
Washington, DC 20007
202-342-8400 (tel)
202-342-8451 (fax)
bmutschelknaus@kelleydrye.com
JGriffin@KelleyDrye.com
wbrantl@kelleydrye.com

with a copy to:

Ray Ostroski
Executive Vice President, Legal and Compliance
One Communications Corp.
5 Wall Street
Burlington, MA 01803
781-522-8773
rostroski@onecommunications.com

Description of the Transaction

Pursuant to the Agreement and Plan of Merger, dated as of December 20, 2010, by and among EarthLink, Egypt Acquisition Corp. ("MergerCo") (an indirect, wholly-owned subsidiary of EarthLink created for purposes of the transaction), ONE and the Stockholder Representative (the "Agreement"), MergerCo will merge with and into ONE, with ONE continuing as the surviving entity (the "Merger"). As a result of the Merger, CTC will become a wholly owned indirect subsidiary of EarthLink. Thus, EarthLink will become the new ultimate parent company of ONE and CTC. Diagrams depicting the Merger and the pre- and post-transaction corporate structures of the companies are appended hereto as Exhibit A.

MergerCo is a wholly-owned direct subsidiary of EarthLink Business Holding Corp., itself a wholly-owned direct subsidiary of EarthLink.

The Agreement is available at http://ir.earthlink.net/secfiling.cfm?filingID=1104659-10-63575.

Public Interest Considerations

The proposed transaction will serve the public interest by creating one of the largest nationwide competitive communications service providers serving Internet and business customers. The combined company will offer customers a compelling alternative to legacy carriers through the combined footprint of the two companies, a comprehensive suite of Internet and business services, as well as an extensive switching and fiber network. The complementary strengths, product sets, and geographic footprints of the two companies should position EarthLink to realize cost savings and achieve synergies that are expected to strengthen its ability to enhance service offerings and provide more advanced communications services to a broader customer base.

Although EarthLink's acquisition of ONE will result in a change in the ultimate ownership and control of CTC, no transfer of authorization, assets, or customers will occur as a result of the transfer of control. Immediately following consummation of the merger, CTC will continue to provide service to its customers pursuant to its existing authorizations, with no change in the rates or terms and conditions of service as currently provided. The transfer of control will be transparent to customers of CTC in terms of the services they currently receive, and any changes that may occur in the future as to CTC's name or services will be made in accordance with the Commission's rules and procedures.

An original and fifteen (15) copies of this letter are enclosed for filing. Please datestamp the enclosed extra copy and return it in the envelope provided. Please do not hesitate to contact us if you have any questions.

Respectfully submitted,

Andrew D. Lipman

Brett P. Ferenchak

Butt PFeren

Bingham McCutchen LLP

2020 K Street, N.W. Washington, DC 20006

202-373-6697 (tel)

202-373-6097 (tel) 202-373-6001 (fax)

andrew.lipman@bingham.com brett.ferenchak@bingham.com

Counsel for EarthLink, Inc.

Joan M. Griffin
Winafred Brantl
Kelley Drye & Warren LLP
3050 K Street NW, Suite 400
Washington, DC 20007
202-342-8400 (tel)
202-342-8451 (fax)
bmutschelknaus@kelleydrye.com
jgriffin@kelleydrye.com

wbrantl@kelleydrye.com

Brad E. Mutschelknaus

Counsel for ONE Communications Corp. and CTC Communications Corp.

LIST OF EXHIBITS

Exhibit A

Chart of the Transaction and the Pre- and Post-Transaction Corporate

Organizational Structure

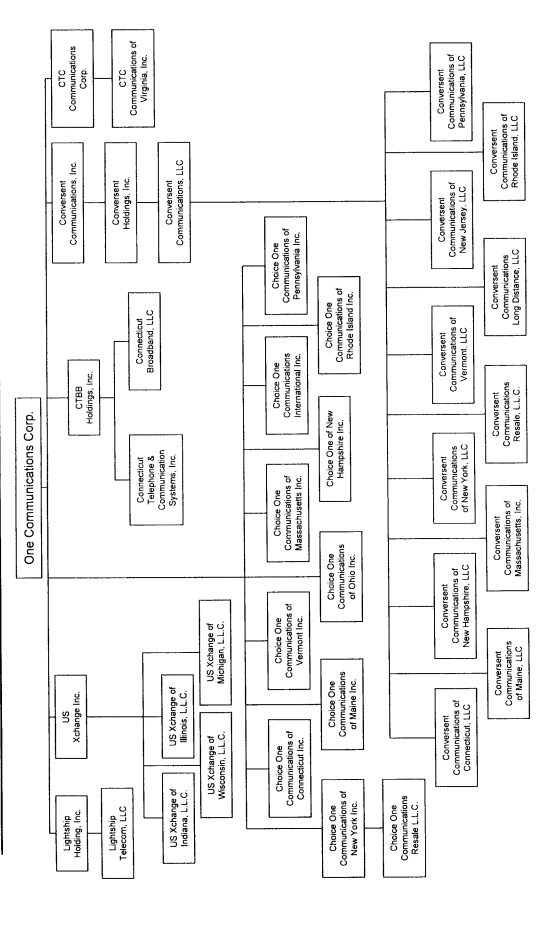
Verifications

EXHIBIT A

Chart of the Transaction and

the Pre- and Post-Transaction Corporate Organizational Structure

Pre- and Post-Transaction Corporate Ownership of the Regulated Subsidiaries of One Communications Corp.



Pre-Transaction Corporate Ownership of the Regulated Subsidiaries of EarthLink, Inc.

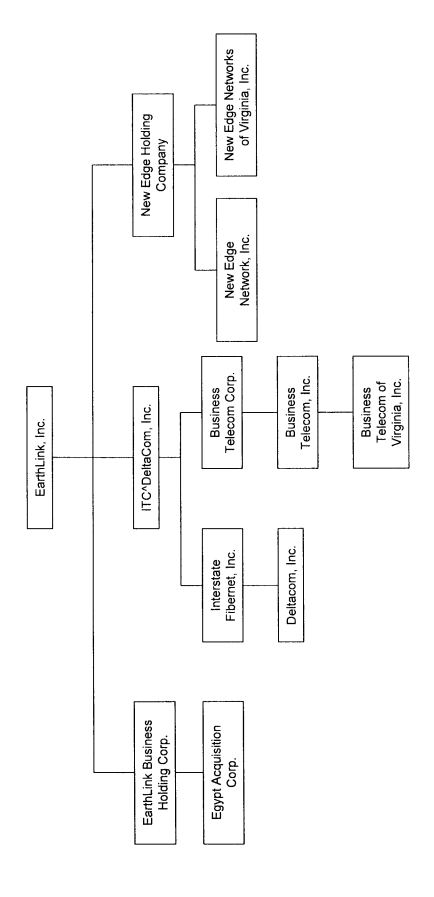
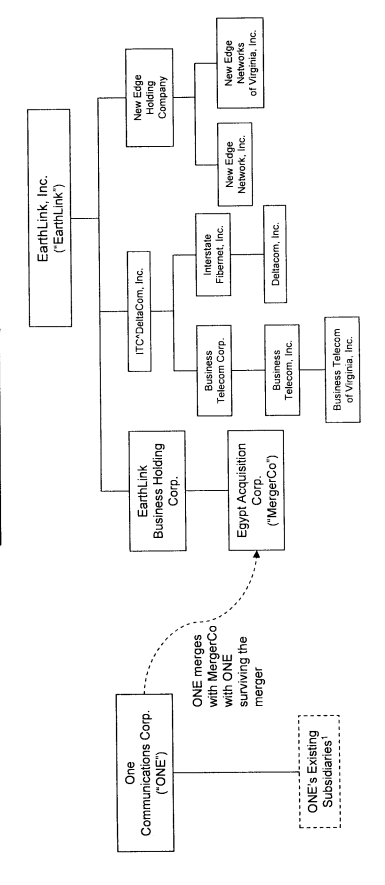
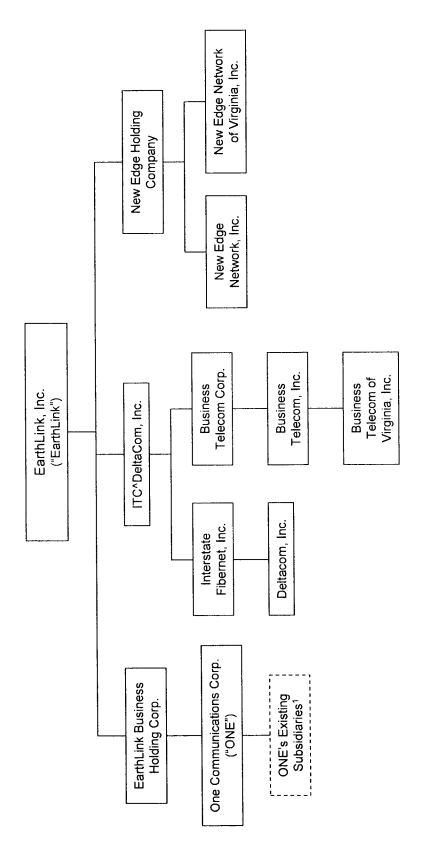


Illustration of the Merger



¹ See the chart labeled "Pre- and Post-Transaction Corporate Ownership of the Regulated Subsidiaries of One Communications Corp." for ONE's regulated subsidiaries.

Post-Transaction Ownership of the Regulated Subsidiaries of EarthLink



¹ See the chart labeled "Pre- and Post-Transaction Corporate Ownership of the Regulated Subsidiaries of One Communications Corp." for ONE's regulated subsidiaries.

VERIFICATION

I, Samuel R. DeSimone, Jr., state that I am Executive Vice President, General Counsel and Secretary of EarthLink, Inc.; that I am authorized to make this Verification on behalf of EarthLink, Inc.; that the foregoing filing was prepared under my direction and supervision; and that the statements with respect to EarthLink, Inc. and its subsidiaries in the foregoing document are true and correct to the best of my knowledge, information, and belief.

I declare under penalty of perjury that the foregoing is true and correct. Executed this $\mathcal{L}^{\mathfrak{o}^{h}}$ day of December, 2010.

Name: Samuel R. DeSimone, Jr.

Title: Executive Vice President, General Counsel

and Secretary EarthLink, Inc.

VERIFICATION

I, Paula Foley, state that I am Regulatory Affairs Counsel of One Communications Corp.; that I am authorized to make this Verification on behalf of One Communications Corp. and its subsidiaries (the "Company"); that the foregoing filing was prepared under my direction and supervision; and that the statements with respect to the Company in the foregoing document are true and correct to the best of my knowledge, information, and belief.

I declare under penalty of perjury that the foregoing is true and correct. Executed this 20th day of December, 2010.

Name: Paula Foley

Title: Regulatory Affairs Counsel One Communications Corp.